UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ROYCE EMERY RUSSELL	§	
Plaintiff,	§	
	§	
V.	§	CASE NO. 2:16-CV-00042-JRG
	§	
EARNEST RAY HILDRETH,	§	JURY
LION OIL TRUCKING,	§	
LION OIL COMPANY, and	§	
DELEK US HOLDINGS, INC.	§	
Defendants.	§	

ORDER OF DISMISSAL WITH PREJUDICE

BE IT REMEMBERED that on the date set forth below, came on to be considered by the Court, the Plaintiff's Motion to Dismiss with Prejudice filed by ROYCE EMERY RUSSELL, Plaintiff, in the above-entitled and numbered proceeding, thereby announcing to the Court that the matters in controversy between Plaintiff and Defendants, EARNEST RAY HILDRETH, LION OIL TRUCKING, LION OIL COMPANY, and DELEK US HOLDINGS, INC., have been settled. The Court has approved the Final Release of All Claims, including the periodic payments, and Plaintiff, by said Motion moved this Court to dismiss Plaintiff's claims against Defendants, EARNEST RAY HILDRETH, LION OIL TRUCKING, LION OIL COMPANY, and DELEK US HOLDINGS, INC., with prejudice to the rights of Plaintiff to re-file same, or any part thereof.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED by the Court that:

- A. All claims of Plaintiff, ROYCE EMERY RUSSELL, against Defendants, EARNEST RAY HILDRETH, LION OIL TRUCKING, LION OIL COMPANY, and DELEK US HOLDINGS, INC., are hereby dismissed with prejudice;
 - B. Taxable court costs shall be paid by the party incurring the same; and

	C.	All	relief	reques	sted	by	Plaintiff	not	specifically	granted	against	Defendants,
EAR	NEST R	AYE	HLDE	ETH,	LIO	N C	OIL TRU	CKI	NG, LION O	IL COM	PANY,	and DELEK
US HOLDINGS, INC., is hereby expressly denied.												
	SIGNI	ED #	nic	day	of C	Octo	her 2016					